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(Rev. 5/05)

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DATE:4/20/06						
TO:	:Julie M. Sebring, Esq.					
RE:	CA#	06-39-SLR	CASE CAPT	ION:	Murray v. Vail Products, Inc.	
DOCU	MENT	TITLE: Stip	oulation to Extend Tir	ne (D.I. 7	<u> </u>	
As noted below, a document or a courtesy copy has been filed in the above noted case which <i>does</i> not conform to one or more of the Administrative Procedures Governing Filing and Service by Electronic Means, or other local rules/practices. The Court will take no action on the filed document until the following discrepancies are corrected:						
	Copy must be properly bound. Rubber bands and binder clips are not acceptable bindings (e.g. Brief, Appendix).					
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	Redacted copy of sealed document not received within 5 business days.					
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	Certi	Certificate of Service not included with the document.				
	Disco	Discovery document(s) erroneously filed: DI# will be removed from the docket.				
	7.1.1 statement required with non-dispositive motions was not included with the docu Request for extension of discovery or trial deadline lacks proof of notification to the or lacks the reasons for the request.					
	Brief exceeds the page limitations				·	
	Brief	does not include	e a paginated table	inated table of contents/citations.		
	Diskette or CD exceeds 2.5 megabytes. Please divide document into multiple files not exceed the size limitation and resubmit to the Clerk's Office for filing. Document not in PDF format. Provide disk/CD with document in PDF format.				-	
					with document in PDF format.	
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X	Other: The Stipulation is not signed by local counsel for the plaintiff. See L.R. 8					
If there are any questions concerning this matter, please do not hesitate to contact this office. Also <i>ECF Tips</i> on our web site may be of interest to you, viewable at http://www.ded.uscourts.gov .						
cc:	Assign	ned Judge			_/s/ Francesca Tassone	

Deputy Clerk

RULE 83.5. Bar Admission.

- (a) The Bar of this Court. The Bar of this Court shall consist of those persons heretofore admitted to practice in this Court and those who may hereafter be admitted in accordance with these Rules.
- (b) Admission. Any attorney admitted to practice by the Supreme Court of Delaware may be admitted to the Bar of this Court on motion of a member of the Bar of this Court made in Open Court and upon taking the following oath and signing the roll:
 - "I, _______, do solemnly swear (or affirm) that I will demean myself, as an attorney and counselor of this court, uprightly, and according to law; and that I will support the Constitution of the United States."
- (c) Admission Pro Hac Vice. Attorneys admitted, practicing, and in good standing in another jurisdiction, who are not admitted to practice by the Supreme Court of Delaware may be admitted pro hac vice to the Bar of this Court in the discretion of the Court, such admission to be at the pleasure of the Court. However, unless authorized by the Constitution of the United States or acts of Congress, an applicant is not eligible for permission to practice pro hac vice if the applicant: (1) resides in Delaware; or (2) is regularly employed in Delaware; or (3) is regularly engaged in business, professional, or other similar activities in Delaware. Any judge of the Court may revoke upon hearing after notice and for good cause a pro hac vice admission.
- (d) Association with Local Counsel Required. An attorney not admitted to practice by the Supreme Court of Delaware may not be admitted pro hac vice in this Court unless associated with an attorney who is a member of the Bar of this Court and who maintains an office in the District of Delaware for the regular transaction of business, upon whom all notices, orders, pleadings and other papers filed in the case shall be served and who shall be required to sign all papers filed with the Court, where the signature of an attorney is required, and attend proceedings before the Court, Clerk, United States Magistrate, Bankruptcy Judge, Auditors, Trustees, Receivers, or other officers of the Court.
 - (e) Time to Obtain Local Counsel. A party not appearing pro se shall obtain representation by a member of the Bar of this Court or have its attorney associate with a member of the Bar of this Court in accordance with D. Del. LR 83.5(d) within thirty days after:
 - (1) The filing of the first paper filed on its behalf; or
 - (2) The filing of a case transferred or removed to this Court.

Failure to timely obtain such representation, shall subject the defaulting party to appropriate sanctions under D. Del. LR 1.3(a).

Source: Former Delaware Local Rule 8.1 with revision.